

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

SECOND APPEAL No 480 of 1979

Hon'ble MR.JUSTICE Y.B.BHATT

- =====
1. Whether Reporters of Local Papers may be allowed to see the judgements?
  2. To be referred to the Reporter or not?
  3. Whether Their Lordships wish to see the fair copy of the judgement?
  4. Whether this case involves a substantial question of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?
  5. Whether it is to be circulated to the Civil Judge?
- 

HEIRS OF JIVABHAI KALABHAI

Versus

HEIRS OF BHAGWAN HARKHA

-----

Appearance:

MR. BN RAVAL FOR MR JJ SHAH for Appellants  
SERVED for Respondents

-----

CORAM : MR.JUSTICE Y.B.BHATT

Date of decision: 24/01/97

ORAL JUDGEMENT

1. Learned counsel for the appellants places on record a settlement arrived at between the parties in the form of Consent Terms. These Consent Terms have been signed by learned counsel for the appellants as also by learned counsel for the respondents. Out of the two appellants appellant no.2 is present in court, and out of three respondents respondent no.2 is present in court.

They are identified by learned counsel for the appellant.  
They admit these Consent Terms.

2. Consent Terms are taken on record. This appeal is allowed in terms set out in the Consent Terms. The judgements and decrees of the two courts below are set aside, and a decree in terms of the Consent Terms is passed. This appeal is accordingly disposed of with no order as to costs.

24.01.1997 [Y.B. BHATT J.]